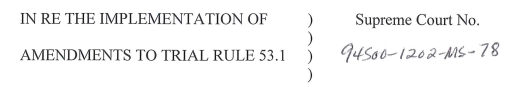
## In the Indiana Supreme Court





## ORDER IMPLEMENTING AMENDMENTS TO TRIAL RULE 53.1

By Order dated September 30, 2011, and effective January 1, 2012, this Court made amendments to Ind. Trial Rule 53.1. By this Order we establish procedures for implementing the amended Rule.

Upon receipt of a praecipe seeking withdrawal of the submission of a case from a trial judge, the Clerk of this Court shall assign a case number in which the court identifier will be 94S01 and case type will be SJ. The Clerk shall make an entry in the appellate docket noting the receipt of the praecipe.

Upon determination by the Executive Director of the Division of State Court Administration that the submission of the case should or should not be withdrawn from the trial judge, the Executive Director shall prepare and file with the Clerk of this Court a Notice stating this fact in a format substantially similar to those attached to this Order. The Clerk of this Court shall file stamp the Notice, record its filing on the appellate docket, and transmit a copy to the clerk of the court below.

A party believing that the Executive Director's determination denying withdrawal of the submission is erroneous may file an Original Action with this Court styled as set forth in Original Action Form 1.

IT IS, THEREFORE, ORDERED that the Executive Director and the Clerk of this Court will implement the amendments to Ind. Trial Rule 53.1 as set forth above. The Clerk of this Court is further directed to post a copy of this Order on the Court's website.

DONE at Indianapolis, Indiana, this  $\frac{24}{3}$  day of February, 2012.

Randall T. Shepard Chief Justice of Indiana

STATE OF INDIANA	)	SS:	IN THE SAMPLE SUPERIOR COURT
COUNTY OF SAMPLE	)		. CASE NO.
	) ) ) ) )		SUPREME COURT NO.
			CTOR'S DETERMINATION AL RULE 53.1(E)
TO: THE CLERK OF THE SAMPL	E CIRO	CUIT A	ND SUPERIOR COURTS:
Indiana Supreme Court Division of Source or 53.2, found that withdrawal of the warranted. A review of the record she accordingly, submission of this confective as of the time of the filing of Supreme Court for appointment of a the Court.  In accordance with Ind. Trial Rule.	State Co e submis ows that case is v of the pr special	ourt Adression of t  withdrawaccipe. judge of E) you	f January, 2012, the Executive Director of the ministration, pursuant to Ind. Trial Rule 53.1 the above matter from the judge was wn from Judge This matter will be submitted to the Indiana r such other action deemed appropriate by must enter this determination in the r, in writing, the judge and all parties of
			Lilia G. Judson Executive Director Indiana Supreme Court, Division of State Court Administration

	) SS	S:
COUNTY OF SAMPLE	)	CASE NO.
	)	CLIDDED AT COLUDED IO
	)	SUPREME COURT NO.
	)	
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	)	
	)	
NOTICE OF EXE	ECUTIVE DI	RECTOR'S DETERMINATION
PURS	UANT TO T	RIAL RULE 53.1(E)
TO: THE CLERK OF THE SAME	LE CIRCUI	.1 AND SUPERIOR COURTS:
You are hereby notified that or	the d	ay of January, 2012, the Executive Director of the
Indiana Supreme Court Division o	f State Court	Administration, pursuant to Ind. Trial Rule 53.1
or 53.2, found that withdrawal of the	he submission	n of the above matter from the judge was not
warranted. A review of the record	shows that	
Accordingly, submission of thi	s case is not	withdrawn from the judge. In accordance with
Ind. Trial Rule 53.1(E) you must e	nter this deter	rmination in the Chronological Case Summary of
		parties of record in the proceeding.
Dated this day of Januar	_	Participation and Programme.
Dated this day of Januar	y, 2012.	
		Lilia G. Judson Executive Director
		Indiana Supreme Court, Division of State
		Court Administration

STATE OF INDIANA

) IN THE SAMPLE SUPERIOR COURT